

FAMILY of COMPANIES

ROBERTS COUNTY

TELEPHONE

COOPERATIVE ASSOCIATION 205 Main Street PO Box 197

New Effington, SD 57255-0197 Phone: (605) 637-5211

(888) 668-0877 Fax: (605) 637-5302

E-mail: customercare@rctca.net Website: www.tnics.com

RC COMMUNICATIONS, INC. 205 Main Street PO Box 196

New Effington, SD 57255-0196 Phone: (605) 637-5211

(888) 668-0877 Fax: (605) 637-5302

E-mail: customercare@rctel.net Website: www.tnics.com

RC TECHNOLOGIES 205 Main Street PO Box 33

New Effington, SD 57255-0033

Phone: (605) 637-5211 (800) 256-6854 Fax: (605) 637-5302

E-mail: tnics@tnics.com Website: www.tnics.com Jan. 31, 2006

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

RE: EB-06-TC-060

Dear Ms. Dortch:

Enclosed is the original and four copies of the Certification of CPNI Filing dated January 31, 2006, for Roberts County Telephone Cooperative Association, RC Communications, Inc. and RC Services.

RECEIVED & INSPECTED

FCC-MAILROOM

2006

FEB 3

Sincerely,

Yan Harrington
Pam Harrington
General Manager

Attachment

cc: Byron McCoy

Telecommunications Consumers Division

Enforcement Bureau

Federal Communications Commission

Room 4-A234

445 12th Street, S.W.

Washington, D.C. 20554

e-mail: byron.mccoy@fcc.gov

Best Copy and Printing, Inc. (BCPI)

Portals II

445 12th Street, S.W., Room CY-B402

Washington, D.C. 20554

e-mail: fcc@bcpiweb.com

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FEB 3 2006
FCC - MAILROOM

Certification of Customer Proprietary Network Information (CPNI) Filing
Dated: January 31, 2006

Reference: EB-06-TC-060

for

Roberts County Telephone Cooperative Association 205 Main St PO Box 197 New Effington, SD 57255

I, Pamela Harrington, Gene	eral Manager , l	nereby certify that I have personal knowledge
that Roberts County Telephone Coop	perative Associat	ion has established operating procedures that
are adequate to ensure compliance with the FCC's CPNI rules. (See attachment)		
	Signed:	Jamela Harrington
	Printed Name:	Pamela Harrington
	Title:	General Manager
	Date:	1-31-010

Attachment

Customer Proprietary Network Information (CPNI) Documentation

for

Roberts County Telephone Cooperative Association 205 Main St PO Box 197 New Effington, SD 57255

- CPNI rules are reviewed on a regular basis with employees that have access to CPNI.
- Employees with access to CPNI have been trained on when they are, and are not, authorized to use CPNI.
- A process that meets the notice requirements of the rules has been developed for notifying customers of their CPNI rights and requesting approval to use CPNI via "opt-out" method.
- Company provides CPNI notification to customers every two years.
- Customer account records show the approval/denial status for the account.
- Company retains CPNI notification and approval records for 2 years.
- Company maintains a record of any marketing campaigns of its own or its affiliates that use customers' CPNI. These records are maintained for a minimum of one year.
- An outbound marketing supervisory review process has been established.
- Company will not provide CPNI to third parties without the customer's approval via the optin process.
- Company has a defined disciplinary process is in place for violations and for improper use of any information in customer records which would include CPNI.

RECEIVED & INSPECTED

FEB 3 2006

FCC - MAILROOM

Certification of Customer Proprietary Network Information (CPNI) Filing
Dated: January 31, 2006

Reference: EB-06-TC-060

for

RC Communications, Inc. 205 Main St PO Box 196 New Effington, SD 57255

I, <u>Pamela Harrington, General Manager</u>, hereby certify that I have personal knowledge that Roberts County Telephone Cooperative Association has established operating procedures that are adequate to ensure compliance with the FCC's CPNI rules. (See attachment)

Signed: Famela Laurengton

Printed Name: Pamela Harrington

Title: General Manager

Date: 1-31-06

Attachment

Customer Proprietary Network Information (CPNI) Documentation for RC Communications, Inc. 205 Main St PO Box 196

New Effington, SD 57255

CPNI rules are reviewed on a regular basis with employees that have access to CPNI.

- Employees with access to CPNI have been trained on when they are, and are not, authorized to use CPNI.
- A process that meets the notice requirements of the rules has been developed for notifying customers of their CPNI rights and requesting approval to use CPNI via "opt-out" method.
- Company provides CPNI notification to customers every two years.
- Customer account records show the approval/denial status for the account.
- Company retains CPNI notification and approval records for 2 years.
- Company maintains a record of any marketing campaigns of its own or its affiliates that use customers' CPNI. These records are maintained for a minimum of one year.
- An outbound marketing supervisory review process has been established.
- Company will not provide CPNI to third parties without the customer's approval via the optin process.
- Company has a defined disciplinary process is in place for violations and for improper use of any information in customer records which would include CPNI.

RECEIVED & INSPECTED

FEB 3 2006

FCC - MAILROOM

Certification of Customer Proprietary Network Information (CPNI) Filing Dated: January 31, 2006

Reference: EB-06-TC-060

for

RC Services 205 Main St PO Box 43 New Effington, SD 57255

I, Pamela Harrington, General Manager, hereby certify that I have personal knowledge
that Roberts County Telephone Cooperative Association has established operating procedures that
are adequate to ensure compliance with the FCC's CPNI rules. (See attachment)

Signed: Jamela Larrington

Printed Name: Pamela Harrington

Title: General Manager

Date: 1-31-06

Attachment

Customer Proprietary Network Information (CPNI) Documentation for RC Services 205 Main St PO Box 43 New Effington, SD 57255

- CPNI rules are reviewed on a regular basis with employees that have access to CPNI.
- Employees with access to CPNI have been trained on when they are, and are not, authorized to use CPNI.
- A process that meets the notice requirements of the rules has been developed for notifying customers of their CPNI rights and requesting approval to use CPNI via "opt-out" method.
- Company provides CPNI notification to customers every two years.
- Customer account records show the approval/denial status for the account.
- Company retains CPNI notification and approval records for 2 years.
- Company maintains a record of any marketing campaigns of its own or its affiliates that use customers' CPNI. These records are maintained for a minimum of one year.
- An outbound marketing supervisory review process has been established.
- Company will not provide CPNI to third parties without the customer's approval via the optin process.
- Company has a defined disciplinary process is in place for violations and for improper use of any information in customer records which would include CPNI.